Attorney Docket No. S-2481/CONT PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:))	Group Art	Unit: Unknown
YOKOYAMA; HONZAWA; OGAWA)	Examiner:	Unknown
Serial No. Not Yet Assigned)		
Filed: Concurrently herewith)		

For: PRODUCTION PROCESS FOR POLYMERIC MICELLE CHARGED
THEREIN WITH DRUG AND POLYMERIC MICELLE COMPOSITION

ASSOCIATE POWER OF ATTORNEY

Sir:

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Dkt. No.	S-2481
DKI, NO.	5-2401

DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

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(check one)	🖾 is attach	ed hereto	□ was filed of			a	S
				n Serial No.			and
			was amend	led on	/:-	11 11 4	
amended by any I acknowledge th I hereby claim f	at I have reviewed amendment referr ne duty to disclose oreign priority ben cate, or §365(a) of	ed to above. information which i efits under 35 U.S.	s material to pa C. §119(a)-(d) (stentability as or §365(b) o	ified specif s defined in of any forei	37 CFR §1.5	6. (s) for patent or
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I hereby claim t	he benefit under 35	5 U.S.C. §119(e) of	any United Stat	tes provision	al application	on(s) listed be	low.
(APPLIC	ATION NUMBER)	(FILING D	ATE)				
(APPLIC	ATION NUMBER)	(FILING D	ATE)				
application designs not disclosed 35 U.S.C. §112,	the benefit under 3 gnating the United 5 in the prior United I acknowledge the vailable between the	States, listed below a States or PCT inte duty to disclose inf	and, insofar as the crnational applic formation which	ne subject ma cation in the is material t	itter of each manner pro to patentab	of the claims ovided by the lility as defined	of this application first paragraph of I in 37 CFR §1.56
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application and Leonard W. S Edwin A. Sha	lloway F	ss in the Patent and Reg. No. 19,636 Reg. No. 19,967	d Trademark Of Ala Ka	fice connect an Holler Irl Hoback	ed therewit F F	h: Leg. No. 29,26 Leg. No. 23,02	6 6
Richard A. St Perry Carvella	•	Reg. No. 26,588 Reg. No. 19,637	Ro	bert L. Hair	nes F	Reg. No. 35,53	.
SEND CORRE	SPONDENCE TO:	·	DI	RECT TELI	EPHONE C	ALLS TO:	
		•					

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine and imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or document or any patent issuing thereon.

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ADDITIONAL INVENTORS ARE BEING NAMED ON SEPARATELY NUMBERED SHEETS ATTACHED HERETO